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APPLICATION NO.	FILING D	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/674,276	574,276 09/26/2003		John C. Bucher	381123.00087	3111
34802	7590	11/09/2004		EXAMINER	
HOLLAND & KNIGHT LLP ATTN: STEFAN V. STEIN/ IP DEPT.			NGUYEN, NINH H		
	CE BOX 1288	n DEI I.		ART UNIT	PAPER NUMBER
TAMPA, FI	33601-1288			3745	

DATE MAILED: 11/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			1.1			
<u> </u>	Application No.	Applicant(s)				
	10/674,276	BUCHER ET AL.	000			
Office Action Summary	Examiner	Art Unit				
	Ninh H. Nguyen	3745				
The MAILING DATE of this communi	cation appears on the cover sheet wit	th the correspondence add	dress			
Period for Reply	OD DEDLY IS SET TO EXPIDE A MA	ONTIVO) FROM				
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNION. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this community. If the period for reply specified above is less than thirty (30 or If NO period for reply specified above, the maximum states a Failure to reply within the set or extended period for reply Any reply received by the Office later than three months at earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a reunication.)) days, a reply within the statutory minimum of thirty tutory period will apply and will expire SIX (6) MONWill, by statute, cause the application to become ABA	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this col ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) file	d on					
2a) This action is FINAL .	b)⊠ This action is non-final.					
3) Since this application is in condition to	for allowance except for formal matte	ers, prosecution as to the	merits is			
closed in accordance with the practic	ce under <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the a	pplication.					
4a) Of the above claim(s) is/ar	e withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restric	tion and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the	e Examiner.					
10)⊠ The drawing(s) filed on <u>26 September 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any object	ction to the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including	the correction is required if the drawing(s) is objected to. See 37 CF	R 1.121(d).			
11)☐ The oath or declaration is objected to	by the Examiner. Note the attached	Office Action or form PT	O-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim t	for foreign priority under 35 U.S.C. §	119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
 Certified copies of the priority of 	documents have been received.					
2. Certified copies of the priority	documents have been received in Ap	pplication No				
Copies of the certified copies of	of the priority documents have been	received in this National S	Stage			
application from the Internation	nal Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action	n for a list of the certified copies not i	received.				
AM-st on M.						
Attachment(s) 1) M Notice of References Cited (PTO-892)	A) 🗖 Intonia C	ummary (PTO-413)				
Notice of References Cited (P10-892) Notice of Draftsperson's Patent Drawing Review (P'	TO-948) Paper No(s)/Mail Date				
Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date		nformal Patent Application (PTO —·	-152)			

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 5-11, and 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Korb (2,815,997).

Korb discloses a board (Figs. 1-9; col. 1, lines 22-30) comprising at least two longitudinal slats position side by side (Fig. 3); at least one hole constructed through an interior of the at least two longitudinal slats (Fig. 3); a dowel 21 placed through the hole to secure the at least two longitudinal slats firmly together;

wherein the board further comprising a threaded portion 26 (Fig. 1) on one end of the dowel for receiving a cap that secures the dowel in the hole;

wherein the dowel further comprises a fixed cap 22 (Fig. 1) rigidly secured to one end of the dowel;

wherein the screwed on cap is designed to retract the screwed on cap and the fixed cap into the slats when screwed on to the threaded portion (Fig. 3);

wherein both ends of the dowels are threaded to receive threaded end caps (Fig. 8); and wherein the threaded caps are designed to receive a tool for securing the threaded end caps to the threaded ends of the dowel (col. 4, lines 35-41).

3. Claims 1, 2, 13, and 16 are rejected under 35 U.S.C. 102(b) as being anticipated by Rieger (2,366,652).

Rieger discloses a model airplane fuselage (Fig. 1-8) comprises a series of parallel wooden slats (Fig. 2); a hole running approximately perpendicular to the series of slats through an interior portion of the slats; a wooden dowel 48 configured to be received in the hole such that the series of slats are secured together.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all 4. obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3, 4, 14, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rieger in view of Rahaim (2,702,926).

Rieger discloses all the limitations except the fuselage does not comprise an adhesive to secure the wooded dowel to the hole and the dowel does not have grooves as claimed.

Rahaim teaches wood joining usually involves forming a mortise, applying glue to the mortise and inserting a dowel into the mortise (col. 1, lines 35-39); wherein the dowel comprises longitudinal grooves for proper glue distribution along the dowel (col. 2, lines 55-58).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made, to make the fuselage of Rieger with the hole filled with glue and with the Application/Control Number: 10/674,276

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dowel having longitudinal groove for the purpose of obtaining proper glue distribution along the dowel as taught by Rahaim.

6. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Korb in view of Cox (5,421,430).

Korb discloses all the limitations except there is no material is placed over the exposed ends of the dowel such that the dowel is enclosed within the slats as claimed.

Cox teaches a collapsible sawhorse (Fig. 1) made of members 12, 14, 16, 18, 20, and 22 joined together using dowels with ornamental cap plugs (col. 4, lines 18-23).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made, to make the board of Korb with cap plugs disposed over the exposed ends of the dowel for the purpose of improving aesthetic value of the board as taught by Cox.

Prior Art

The prior art made of record but not relied upon is considered pertinent to applicant's disclosure and consists of 2 patents.

Dornier (1,785,543) is cited to show a propeller made of plurality of slats joined together by bolts.

Caldwell (5,860,389) is cited to show a wooden joins having plug caps.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Ninh Nguyen whose telephone number is (703) 305-0061 or (571) 272-4823 after November 18, 2004. The examiner can be normally reached on Monday-Friday from 7:30 A.M. to 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Look, can be reached at (703) 308-1044 or (571) 272-4820 after November 18, 2004. The fax number for this group is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, please go to http://pair-direct.uspto.gov or contact the Electronic Business center (EBC) at 866-217-9197 (toll-free).

NINH H. NGUYÉN ^{*} PRIMARY EXAMINER

Nhn

November 4, 2004